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16			
17	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
18	CEIVINIE DIS	IMOT OF CHEH ORIVIT	
19	KIM KARDASHIAN, an individual; KIMSAPRINCESS	Civil No. CV 11-6568 DSF (MANx)	
20	INC., a California Corporation,	STIPULATION TO MODIFY THE	
21	Plaintiffs,	COURT'S SCHEDULING ORDER, DOCKET ENTRY #26	
22	vs.	DOCKET BIVILLI 1120	
23	THE GAP, INC., a Delaware () Corporation: OLD NAVY, LLC.		
24	Corporation; OLD NAVY, LLC, ) a Delaware Limited Liability Company; OLD NAVY		
25	(APPAREL), LLC, a California ) Limited Liability Company;	<b>CURRENT DEADLINES:</b>	
26	GAP (APPAREL), LLC, a (California Limited Liability (California Liabilit	DISC. CUT-OFF: 10/01/2012	
27	Company; and DOES 1 - 10	MOTION CUT-OFF: 01/14/2013 PRE-TRIAL: 03/25/2013	
28	<b>Defendants.</b> )	TRIAL: 04/23/2012	

## **TO THE COURT:**

The parties, by and through their respective counsel, have met and conferred in good faith and agree that a modification of the Court's January 23, 2012 Scheduling Order (Docket Entry #26) to extend all dates by approximately 120 days is appropriate based on the following grounds:

- 1. During the Court's Initial Case Management Conference, the Court encouraged the parties to attempt to resolve the present dispute and come to a resolution:
- 2. Throughout the months of May, June, and July 2012 the parties have been engaged in active and ongoing private mediation with mediator Hon. Daniel J. Weinstein, Ret., who is a well known and respected private mediator with experience in resolving high profile cases;
- 3. The mediation is ongoing and the parties are continuing to negotiate a resolution of the action to the satisfaction of all parties;
- 4. The parties wish to continue to participate in the ongoing mediation with Judge Weinstein without having to divert resources to litigation activities that are necessitated by the current case schedule and upcoming court deadlines;
- 5. The parties certify that this request is not made for the purpose of delay, but rather is made in good faith in a concerted effort to have this action resolved expediently and with the efficient use of judicial resources.

Therefore, the parties agree, and hereby propose to the Court, that the current Scheduling Order, Docket Entry #26, be amended with the following new dates:

23	(1)	Deadline to Add Parties and/or Amend Pleadings:	10/01/2012
24	(2)	Discovery Cut-off:	02/04/2013
25	(3)	Initial Expert Witness Exchange:	03/18/2013
26	(4)	Rebuttal Expert Witness Exchange:	04/08/2013
27	(5)	Expert Discovery Cut-off:	04/22/2013

1	(6) Motion Hearing Cut-off:	05/20/2013
2	(7) Settlement Conference Cut-off:	06/03/2013
3	(8) Final Pre-trial Conference:	08/05/2013
4	(9) Trial Date:	09/10/2013
5		
6		Respectfully submitted,
7		THE HECKER LAW GROUP
8	Dated: August 1, 2012	By: /s/ Gary A. Hecker
9		Gary A. Hecker James M. Slominski
10		Attomosya for Diaintiffa
11		Attorneys for Plaintiffs KIM KARDASHIAN; KIMSAPRINCESS INC.
12		KINISAPKINCESS INC.
13		FRANKFURT KURNIT
14		KLEIN & SELZ PC
15		By: /s/ Edward H. Rosenthal
16		By: /s/ Edward H. Rosenthal Edward H. Rosenthal Khianna N. Bartholomew
17		and
18		LEOPOLD, PETRICH &
19		SMITH, P.C.
20		Louis P. Petrich
21		Attorneys for Defendants THE GAP INC OLD NAVY
22		THE GAP, INC., OLD NAVY, LLC, OLD NAVY (APPAREL), LLC, and
23		GAP (APPAREL), LLC.
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